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7	Attorneys for Plaintiffs MAUREEN CLARK and		
8	SONYA ALEXANDER		
9	(Additional counsel listed in signature page)		
	LIMITED STATES D	ICTRICT COLURT	
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12	MAUREEN CLARK and SONYA ALEXANDER, individually, and on behalf of	CASE NO. 2:16-cv-02228-GMN-VCF	
13	all others similarly situated,	STIPULATION AND ORDER	
14	Plaintiff,	REGARDING SETTLEMENT OF MATTER AND UPCOMING STATUS	
15	vs.	HEARING	
16	BANK OF AMERICA, N.A.,	Complaint Filed: September 21, 2016	
17	Defendant.	Complaint Fried. September 21, 2010	
18			
19	Plaintiffs Maureen Clark and Sonya Alexander, on behalf of themselves and all persons		
20	who have opted in to this action (collectively "Plaintiffs"), and Defendant Bank of America,		
21	N.A., hereby notify the Court that the parties have reached an agreement in principle to settle the		
22	entire matter pursuant to a proposed collective action settlement, subject to the Court's approval		
23	and to their conferring regarding the terms and drafting/execution of the formal proposed		
24	settlement agreement. The parties presently intend to file a Motion for Approval of Settlement in		
25	approximately 45 days.		
26	Accordingly, the parties hereby request that all current deadlines and events be vacated,		
27	including the Status Hearing on the Discovery Plan and Scheduling Order currently set for		
28			

 $\frac{1}{\text{STIPULATION AND ORDER REGARDING SETTLEMENT OF MATTER AND UPCOMING STATUS HEARING}}$ 

1	February 10, 2020 in Courtroom D with Magist	rate Judge Ferenbach.	
2	<u>STIPULATION</u>		
3	NOW THEREFORE, the parties hereby agree and stipulate as follows:		
4	The current pleading and discovery deadlines in this matter should be vacated.		
5	The Status Hearing currently scheduled for February 10, 2020 should be vacated; and		
6	The parties shall file a Motion for Approval of Settlement in 45 days, or, if not possible by that		
7	time, file a joint status report regarding the anticipated date for filing.		
8	DATED: January 31, 2020.		
9	WOLF, RIFKIN, SHAPIRO, SCHULMAN & RABKIN, LLP	MCGUIREWOODS LLP	
10	By: /s/ Don Springmeyer	By:/s/ Matthew C. Kane	
11	Don Springmeyer - NSB 1021	Matthew C. Kane (admitted <i>pro hac vice</i> )	
12	Bradley S. Schrager - NSB 10217	(California SBN #171829)	
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.		WILSON, ELSER, MOSKOWITZ,	
18	Jason T. Brown (admitted <i>pro hac vice</i> ) (New Jersey SBN 035921996)	EDELMAN & DICKER LLP 300 South 4th Street, 11th Floor,	
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	(New Jersey SBN 034052013)	Telephone: 702.727.1400	
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21	Jersey City, New Jersey 07310	Attorneys for Defendant	
22	Telephone: 201.630.0000 jtb@jtblawgroup.com	BANK OF AMERICA, N.A.	
23	nicholasconlon@jtblawgroup.com		
24	Attorneys for Plaintiffs MAUREEN CLARK and SONYA ALEXANDER		
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1	IT IS SO ORDERED.	
2	Dated this 4th day of, 2020.	
3	Contact.	
4	UNITED STATES MAGISTRATE JUDGE	
5		
6	CERTIFICATE OF SERVICE	
7	I hereby certify that on this 31st day of January, 2020, a true and correct copy	
8	of STIPULATION AND ORDER REGARDING SETTLEMENT OF MATTER was served	
9	via the United States District Court CM/ECF system on all parties or persons requiring notice.	
10		
11	By /s/ Christie Rehfeld	
12	Christie Rehfeld, an Employee of WOLF, RIFKIN, SHAPIRO, SCHULMAN &	
13	RABKIN, LLP	
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